| United States Bankruptcy Court  |  |   | Voluntary Petition   |  |
|---|--|---|--|--|
| S   | Southern District of New   | York  |  |  |
| Name of Debtor (if individual, enter Last, First, M Blockbuster Inc.  | Aiddle):   | Name of Joint Debtor (Spouse) (Last, Fir  | st, Middle): <b>N/A</b>  |  |
| All Other Names used by the Debtor in the last 8 (include married, maiden, and trade names): SEE RIDER 1  | years  | All Other Names used by the Joint Debto<br>(include married, maiden, and trade name         | =  |  |
| Last four digits of Soc. Sec. or Individual-Taxpay more than one, state all): <b>52-1655102</b>   | ver I.D. (ITIN) No./Complete EIN (if   | Last four digits of Soc. Sec. or Individual than one, state all): N/A                       | l-Taxpayer I.D. (ITIN) No./Complete EIN (if more   |  |
| Street Address of Debtor (No. and Street, City, an 1201 Elm Street Dallas, Texas  | nd State):   | Street Address of Joint Debtor (No. and S   | Street, City, and State): N/A  |  |
| ,   | ZIP CODE: <b>75270</b>   |   | ZIP CODE: <b>N/A</b>   |  |
| County of Residence or of the Principal Place of I  | Business: Dallas County  | County of Residence or of the Principal I   | Place of Business: N/A   |  |
| Mailing Address of Debtor (if different from stree N/A  | et address):   | Mailing Address of Joint Debtor (if differ  | rent from street address): N/A   |  |
|   | ZIP CODE: N/A  | -   | ZIP CODE: N/A  |  |
| Location of Principal Assets of Business Debtor (   | if different from street address above): No  | 'A  |  |  |
|   |  |   | ZIP CODE: N/A  |  |
| Type of Debtor (Form of Organization)   | Nature of Business   |   | nkruptcy Code Under Which  |  |
| (Form of Organization) (Check one box.)  ☐ Individual (includes Joint Debtors) See Exhibit D on page 2 of this form.  ☐ Corporation (includes LLC and LLP) ☐ Partnership ☐ Other (If debtor is not one of the above entities, check this box and state type of entity below.)  ☐ Filing Fee (Check Full Filing Fee attached) ☐ Filing Fee to be paid in installments (applicable to in Must attach signed application for the court's considexcept in installments. Rule 1006(b). See Official ☐ Filing Fee waiver requested (applicable to chapter 7 for the court's consideration. See Official Form 3B | ndividuals only) eration certifying that the debtor is unable to pay il Form 3A. individuals only). Must attach signed application | in Chapter 7  | debts.  sonal,  apter 11 Debtors  s defined in 11 U.S.C. § 101(51D).  or as defined in 11 U.S.C. § 101(51D).  gent liquidated debts (excluding debts owed to han \$2,343,300 (amount subject to adjustment on thereafter). |  |
|   |  | A plan is being filed with this  Acceptances of the plan were creditors, in accordance with | solicited prepetition from one or more classes of  |  |
| Statistical/Administrative Information  □ Debtor estimates that funds will be available for di □ Debtor estimates that, after any exempt property is distribution to unsecured creditors.  Estimated Number of Creditors  |  | e will be no funds available for  | THIS SPACE IS FOR COURT USE ONLY   |  |
|   | 1,000- 5,001- 10,000<br>5,000 10,000 25,00   | 1- 25,001 50,001- C   | Vver<br>00.000   |  |
| Estimated Assets  |  | 00,001 \$100,000,001 \$500,000,001 N<br>00 to \$500 to \$1 billion \$                       | ☑<br>fore than<br>I billion  |  |
| Estimated Liabilities   |  | 00,001 \$100,000,001 \$500,000,001 N  | fore than 1 billion  |  |

|  |  |  | FURINI B1, Page 2  |  |  |
|--|--|--|--|--|--|
| Voluntary Petition<br>(This page must be co  | n<br>mpleted and filed in every case)  | Name of Debtor(s): Blockbuster Inc.  |  |  |  |
|  | All Prior Bankruptcy Case Filed Within Last  | 8 Years (If more than two, attach additional sheet.)   |  |  |  |
| Location<br>Where Filed:   | NONE   | Case Number: N/A   | Date Filed: <b>N/A</b>   |  |  |
| Location<br>Where Filed:   | N/A  | Case Number: N/A   | Date Filed: <b>N/A</b>   |  |  |
|  | Pending Bankruptcy Case Filed by any Spouse, Partner or  | Affiliate of this Debtor (If more than one, attach additional she  | et.)   |  |  |
| Name of Debtor:  | SEE RIDER 2  | Case Number: PENDING   | Date Filed: SEE RIDER 2  |  |  |
| District: SOUTH  | ERN DISTRICT OF NEW YORK   | Relationship: SEE RIDER 2  | Judge: PENDING   |  |  |
|  | Exhibit A  | Exhibit B  |  |  |  |
| (To be completed if debtor is required to file periodic reports (e.g., forms 10K and 10Q) with the Securities and Exchange Commission pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934 and is requesting relief under chapter 11.) |  |  |  |  |  |
| _  |  | I, the attorney for the petitioner named in the foregoing petiti<br>the petitioner that [he or she] may proceed under chapter 7,<br>States Code, and have explained the relief available under<br>certify that I have delivered to the debtor the notice required by | 11, 12, or 13 of title 11, United each such chapter. I further |  |  |
| Exhibit A is   | attached and made a part of this petition.   |  |  |  |  |
|  |  | X Signature of Attorney for Debtor(s)  | Date   |  |  |
|  | Ext  | nibit C  | ,  |  |  |
|  | n or have possession of any property that poses or is alleged to pose a threatibit C is attached and made a part of this petition.   | eat of imminent and identifiable harm to public health or safety?  |  |  |  |
|  | D.,L   | nibit D  |  |  |  |
|  |  |  |  |  |  |
|  | ſ  | N/A  |  |  |  |
| (To be completed by  | by every individual debtor. If a joint petition is filed, each spouse must co  | omplete and attach a separate Exhibit D.)  |  |  |  |
| ☐ Exhib  | it D completed and signed by the debtor is attached and made a part of this  | s petition.  |  |  |  |
| If this is a joint pet   | ition:   |  |  |  |  |
| ☐ Exhib  | it D also completed and signed by the joint debtor is attached and made a  | part of this petition.   |  |  |  |
|  | <b>Information Regarding</b> (Check any ap   |  |  |  |  |
|  | Debtor has been domiciled or has had a residence, principal place of preceding the date of this petition or for a longer part of such 180 days the   |  | nmediately   |  |  |
| ⊠  | There is a bankruptcy case concerning debtor's affiliate, general partner,   | or partnership pending in this District.   |  |  |  |
|  | Debtor is a debtor in a foreign proceeding and has its principal place of principal place of business or assets in the United States but is a defendathe interests of the parties will be served in regard to the relief sought in | int in an action or proceeding [in a federal or state court] in this   |  |  |  |
|  | Certification by a Debtor Who Resides  | as a Tenant of Residential Property  |  |  |  |
|  | (Check all app   |  |  |  |  |
|  | N/A  |  |  |  |  |
|  | Landlord has a judgment against the debtor for possession of debtor's re-  | sidence. (If box checked, complete the following.)   |  |  |  |
|  | (Name of landle  | ord that obtained judgment)  |  |  |  |
|  | (Address of land   | ilord)   |  |  |  |
|  | Debtor claims that under applicable nonbankruptcy law, there are circ monetary default that gave rise to the judgment for possession, after the judgment for possession.   | •  | the entire   |  |  |
|  | Debtor has included with this petition the deposit with the court of any petition.   | rent that would become due during the 30-day period after the f  | iling of the   |  |  |
|  | Debtor certifies that he/she has served the Landlord with this certification   | n. (11 U.S.C. § 362(1)).   |  |  |  |

| (Official Form 1) (4/10)   | CODMIN.  |
|--|--|
| Voluntary Petition   | FORM B1, Page 3  Name of Debtor(s):  |
| (This page must be completed and filed in every case)  | Blockbuster Inc.   |
| Sig  | natures  |
| Signature(s) of Debtor(s) (Individual/Joint)   | Signature of a Foreign Representative  |
| N/A  | N/A  |
| I declare under penalty of perjury that the information provided in this petition is true and correct.  [If petitioner is an individual whose debts are primarily consumer debts and has chosen to file under chapter 7] I am aware that I may proceed under chapter 7, 11, 12 or 13 of title 11, United States Code, understand the relief available under each such chapter, and choose to proceed under chapter 7.  [If no attorney represents me and no bankruptcy petition preparer signs the petition] I have obtained and read the notice required by 11 U.S.C. § 342(b).  I request relief in accordance with the chapter of title 11, United States Code, specified in this petition. | I declare under penalty of perjury that the information provided in this petition is true and correct, that I am the foreign representative of a debtor in a foreign proceeding, and that I am authorized to file this petition.  (Check only one box.)  I request relief in accordance with chapter 15 of title 11, United States Code. Certified copies of the documents required by 11 U.S.C. § 1515 are attached.  Pursuant to 11 U.S.C. § 1511, I request relief in accordance with the chapter of title 11 specified in this petition. A certified copy of the order granting recognition of the foreign main proceeding is attached.  |
| X  | X  |
| X  | X (Signature of Foreign Representative)  |
| Telephone Number (if not represented by attorney)  | (Printed Name of Foreign Representative)   |
|  | Date .   |
| Date   |  |
| Signature of Attorney*   | Signature of Non-Attorney Bankruptcy Petition Preparer   |
| Signature of Attorney for Debtor(s)  Stephen Karotkin Printed Name of Attorney for Debtor(s)  Weil, Gotshal & Manges LLP Firm Name  767 Fifth Avenue  New York, New York 10153  Address  212-310-8000  Telephone Number  September 3, 2010  Date  * In a case in which \$ 707(b)(4)(D) applies, this signature also constitutes a certification that the attorney has no knowledge after an inquiry that the information in the schedules is incorrect.  | N/A  I declare under penalty of perjury that: (1) I am a bankruptcy petition preparer as defined in 11 U.S.C. § 110; (2) I prepared this document for compensation and have provided the debtor with a copy of this document and the notices and information required under 11 U.S.C. §§ 110(b), 110(h), and 342(b); and (3) if rules or guidelines have been promulgated pursuant to 11 U.S.C. § 110(h) setting a maximum fee for services chargeable by bankruptcy petition preparers. I have given the debtor notice of the maximum amount before preparing any document for filing for a debtor or accepting any fee from the debtor, as required in that section. Official Form 19B is attached.  Printed Name and title, if any, of Bankruptcy Petition Preparer  Social-Security number (If the bankruptcy petition preparer is not an individual, state the Social-Security number of the officer, principal, responsible person or partner of the bankruptcy petition preparer.) (Required by 11 U.S.C. § 110.)  Address  x |
| Signature of Debtor (Corporation/Partnership)  1 declare under penalty of perjury that the information provided in this petition is true and   | Date   |
| The debtor requests the relief in accordance with the chapter of title 11, United States Code, specified in this petition.  X  Signature of Authorized Individual  Roderick J. McDonald  Printed Name of Authorized Individual  Vice President, General Counsel, and Secretary  Title of Authorized Individual  Date   | Signature of bankruptcy petition preparer or officer, principal, responsible person, or partner whose Social-Security number is provided above.  Names and Social-Security numbers of all other individuals who prepared or assisted in preparing this document unless the bankruptcy petition preparer is not an individual:  If more than one person prepared this document, attach additional sheets conforming to the appropriate official form for each person.  A bankruptcy petition preparer's failure to comply with the provisions of title 11 and the Federal Rules of Bankruptcy Procedure may result in fines or imprisonment or both. 11 U.S.C. § 110; 18 U.S.C. § 156.  |

### RIDER 1 – OTHER NAMES USED BY THE DEBTOR IN LAST EIGHT YEARS

In addition to any names listed on the Voluntary Petition, the debtor in this case and/or its affiliated debtors may have used one or more of the following names (including trade names) during the previous 8 years:

- 2 Day Video, Inc. of Georgia
- AHV Holding Corp.
- Atlantic Associates, Inc.
- Atlantic Entertainment Group, Inc.
- Blockbuster Amphitheater Corp.
- Blockbuster Computer Systems Corp.
- Blockbuster Entertainment Corp.
- Blockbuster Limited Partner Holdings LLC
- Blockbuster SC Video Operating Corp.
- Blockbuster Texas LP
- Charlotte Amphitheater Corp.
- HEC Acquisition Corp.
- Major Video Super Stores, Inc.
- Montgomery Acquisition, Inc.
- On-Line Subscription Services, Inc.
- The T.V. Factory, Inc.
- The Westside Amphitheatre Corp.
- UI Video Stores. Inc.
- WJB Realty, L.P.
- WJB Video Limited Partnership
- Trading Inc.
- Blockbuster Digital Inc.
- Moviefly, LLC
- Moviefly, Inc.
- Green Flower Company, Inc.
- Bluehorse 3PI
- Blockbuster Video Distribution, Inc.

### **RIDER 2 – LIST OF FILING ENTITIES**

On the date hereof, each of the affiliated entities listed below (including the debtor in this chapter 11 case) filed a voluntary petition for relief under chapter 11 of title 11 of the United States Code in the United States Bankruptcy Court for the Southern District of New York (the "Court"). A motion has been filed or shortly will be filed with the Court requesting that the chapter 11 cases of these entities be consolidated for procedural purposes only and jointly administered.

| COMPANY                               | CASE N | UMBER | DATE FILED         |
|---------------------------------------|--------|-------|--------------------|
| Blockbuster Inc.                      | 10     | ( )   | September 23, 2010 |
| Blockbuster Canada Inc.               | 10     | ( )   | September 23, 2010 |
| Blockbuster Digital Technologies Inc. | 10     | ( )   | September 23, 2010 |
| Blockbuster Distribution, Inc.        | 10     | ( )   | September 23, 2010 |
| Blockbuster Gift Card, Inc.           | 10     | (     | September 23, 2010 |
| Blockbuster Global Services Inc.      | 10     | ( )   | September 23, 2010 |
| Blockbuster International Spain Inc.  | 10     | ( )   | September 23, 2010 |
| Blockbuster Investments LLC           | 10     | ( )   | September 23, 2010 |
| Blockbuster Procurement LP            | 10     | ( )   | September 23, 2010 |
| Blockbuster Video Italy, Inc.         | 10     | ( )   | September 23, 2010 |
| Movielink, LLC                        | 10     | ( )   | September 23, 2010 |
| Trading Zone Inc.                     | 10     | ( )   | September 23, 2010 |
| B <sup>2</sup> LLC                    | 10     | ( )   | September 23, 2010 |

|     |             | FATES BANKRUPTCY CO<br>N DISTRICT OF NEW YOU  | RK   |  |   |  |
|-----|-------------|---|--|--|---|--|
| In  | re          |   | :<br>:   | Chapter 11   |   |  |
| BI  | LOCKBU      | STER INC.,  | <b>:</b>   | Case No. 10  | _()   |  |
| *** |             | Debtor.   | :<br>:<br>:  | (Joint Administra  | ntion Requested)  |  |
|     |             | EXHIBIT "A" T   | O VOLUNTAR   | Y PETITION   |   |  |
| 1.  | The of 19   | debtor has securities registered 34. The debtor's SEC file n  |  |  | and Exchange Act  |  |
| 2.  |             | following financial data is the ition on August 1, 2010.  | latest available i   | nformation and refe  | rs to the debtor's  |  |
|     | a.          | Total Assets  |  | \$ <u>1,017,035</u>  | ,832  |  |
|     | b.          | Total Debts   |  | \$ <u>1,464,939</u>  | ,759  |  |
|     | c.          | Debt securities held by mor   | e than 500 holde   | ers.   |   |  |
|     |             | secured unsecured secured unsecured unsecured unsecured unsecured unsecured unsecured unsecured unsecured | subordinated Subor | Amount<br>\$630,000,000 <sup>1</sup><br>\$300,000,000 <sup>3</sup><br>\$<br>\$ | Approximate Number of Holders Institutional Holders – 41 <sup>2</sup> Institutional Holders - 11 <sup>4</sup> |  |
|     | d.          | Number of shares of prefer  | red stock  | 32,610 <sup>5</sup>  |   |  |
| 1   | 11.75% Se   | enior Secured Notes due 2014.   |  |  |   |  |
| 2   | The total r | number of individual holders is u   | nknown, but may  | be greater than 500.   |   |  |
| 3   | 9% Senior   | Subordinated Notes due 2012.  |  |  |   |  |
| 4   | The total r | number of individual holders is u   | nknown, but may  | be greater than 500.   |   |  |
| 5   | As of Sept  | ember 2, 2010.  |  |  |   |  |

 $223,801,559^6$ 

e. Number of shares of common stock

Comments, if any: Class A common stock: 151,801,559/Class B common stock: 72,000,000

- 3. Brief description of debtor's business: More than twenty five years ago, Blockbuster became the first national retail chain provider of in-home entertainment, with its blue and gold torn-ticket logo symbolizing the decision by consumers to forego the movie theatre experience and "Make it a Blockbuster Night" by staying home to watch the latest in new movie title releases from the convenience of their living rooms. Since its incorporation in 1982, Blockbuster has expanded its retail business operations domestically and abroad via a mix of corporate and franchisee-owned stores, with, as of August 29, 2010, over 5,600 stores in the United States and its territories and 16 other countries. To manage its properties, Blockbuster employs approximately 25,500 employees who perform a variety of critical functions, including customer service, inventory control, management, leasing, accounting, marketing, purchasing and sales, shipping, tax, technical services, and legal services.
- 4. List the names of any person who directly or indirectly owns, controls, or holds, with power to vote 5% of more of the voting securities of debtor: Intana Management, LLC;

  M.A.M Investment Ltd; Prentice Capital Management LP, Michael Zimmerman, The Goldman Sachs Group, Inc.

<sup>&</sup>lt;sup>6</sup> As of September 2, 2010.

### CERTIFICATE OF RESOLUTIONS OF BLOCKBUSTER INC.

September 22, 2010

The undersigned, being the duly elected Vice President, General Counsel, and Secretary of Blockbuster Inc., a Delaware corporation (the "Company"), DO HEREBY CERTIFY that the resolutions set forth on Exhibit "A" attached hereto is a true copy of the resolutions adopted by the Board of Directors of the Company (the "Board") at the Board meeting of the Company held on September 22, 2010 and that such resolutions have not been altered, amended or rescinded and are still in full force and effect as of the date hereof.

[Signature Page Follows]

IN WITNESS WHEREOF, the undersigned has hereto subscribed his name as of the date first written above.

Roderick J. McDonald Vice President, General Counsel, and Secretary of Blockbuster Inc. Title:

#### Exhibit A

#### RESOLUTIONS ADOPTED BY THE BOARD OF DIRECTORS

WHEREAS, in the judgment of the Board, it is desirable and in the best interest of the Company, its creditors and other interested parties that a petition be filed by the Company seeking relief under the provisions of chapter 11 of title 11 of the United States Code (the "Bankruptcy Code"); and

WHEREAS, the Company is the sole member of Blockbuster Investments, LLC ("Investments") and  $B^2$  LLC (" $B^2$ " and, together with Investments, collectively the "LLC Subsidiaries"); and

WHEREAS, in the judgment of the Board, it is desirable and in the best interest of the LLC Subsidiaries, their creditors, employees, and other interested parties that a petition be filed by the LLC Subsidiaries seeking relief under the provisions of chapter 11 of the Bankruptcy Code.

NOW THEREFORE BE IT RESOLVED, that any of the Chief Executive Officer, Chief Restructuring Officer, Chief Financial Officer, Chairman of the Board, Executive Vice President, General Counsel, Vice President, and Secretary of the Company and any other person designated and so authorized to act by the aforementioned officers (each such officer or designee being an "Authorized Person"), be, and hereby is, authorized, empowered, and directed, in the name and on behalf of the Company, to execute and verify the Company's petition under chapter 11 of the Bankruptcy Code, thereby commencing the chapter 11 case (the "Chapter 11 Case") and to cause the same to be filed in the United States Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court") or in such other authorized jurisdiction and at such time as such Authorized Person executing the petition shall determine; and it is further

RESOLVED, that any Authorized Person be, and hereby is, authorized, empowered, and directed in the name and on behalf of the Company, as sole member of the LLC Subsidiaries, to execute and verify the LLC Subsidiaries' petitions, all schedules, motions, lists, applications, pleadings, and other documents, and to take and perform any and all further acts and deeds that such Authorized Person deems necessary, appropriate, proper, or desirable to commence a case under chapter 11 of the Bankruptcy Code in the Bankruptcy Court and to take such other actions, as in the judgment of any such Authorized Person shall be or become necessary, proper, and desirable to effectuate the successful prosecution of the LLC Subsidiaries' chapter 11 cases; and it is further

RESOLVED, that the law firm of Weil, Gotshal & Manges LLP be, and hereby is, engaged as attorneys to the Company under a general retainer in the Chapter 11 Case, subject to any requisite approval of the Bankruptcy Court; and it is further

RESOLVED, that the firm of Rothschild Inc. be, and hereby is, engaged to provide financial and investment banking services to the Company in the Chapter 11 Case, subject to any requisite approval of the Bankruptcy Court; and it is further

RESOLVED, that the firm of Alvarez & Marsal North America, LLC be, and hereby is, engaged to provide restructuring advisory services to the Company in the Chapter 11 Case, subject to any requisite approval of the Bankruptcy Court; and it is further

RESOLVED, that any Authorized Person be, and hereby is, authorized, empowered, and directed, in the name and on behalf of the Company, to execute and file, in addition to the petition, all schedules, motions, lists, applications, pleadings, and other documents, and to take and perform any and all further acts and deeds that such Authorized Person deems necessary, appropriate, proper, or desirable in connection with the Chapter 11 Case, with a view to the successful prosecution of such case; and it is further

RESOLVED, that any Authorized Person be, and hereby is, authorized, empowered, and directed, in the name and on behalf of the Company, to engage and retain all assistance by legal counsel, accountants, financial advisors, restructuring advisors, and other professionals (including, without limitation, those professionals specifically named herein) in connection with the Chapter 11 Case, on such terms as such Authorized Person deems necessary, appropriate, proper or desirable, with a view to the successful prosecution of such case; and it is further

RESOLVED, that in connection with the conduct of the business and affairs of the Company and the LLC Subsidiaries during the Chapter 11 Case, any Authorized Person be, and hereby is, authorized, empowered, and directed, in the name and on behalf of the Company, to negotiate, execute, deliver, enter into, file and/or record any and all of the agreements, instruments, motions, certifications, applications, consents, assignments, and other documents referenced herein and such other agreements, instruments, applications, consents, assignments, and other documents as may be or become required or as such Authorized Person deems appropriate or advisable, and to perform or cause the performance thereof, with the execution, delivery, certification, filing, or recording thereof to constitute evidence of such approval, and to take such other actions as, in such Authorized Person's judgment, shall be or become necessary, appropriate, proper, or desirable or to effectuate the resolutions adopted and matters ratified or approved herein, the consummation of the transactions contemplated hereby, and a successful reorganization of the Company and the LLC Subsidiaries; and it is further

RESOLVED, that in connection with the Chapter 11 Case, each Authorized Person be, and each hereby is, authorized and empowered on behalf and in the name of the Company, to negotiate, execute, deliver, and perform or cause the performance of (i) a debtor-in-possession credit agreement between the Company, the LLC Subsidiaries and any pertinent affiliates as borrowers or guarantors on the terms and for such amounts as any Authorized Person deems appropriate (collectively, the "Credit Agreements"), (ii) any and all agreements or instruments on behalf of the Company, the LLC Subsidiaries and any pertinent affiliates (including, in connection therewith, such notes, security agreements, pledge agreements, mortgages, guarantees, fee letters, bailee letters, collateral access agreements, deposit account control agreements, securities account control agreements, and other agreements or instruments on behalf of the Company, the LLC Subsidiaries and any pertinent affiliates (such other agreements and instruments together with the Credit Agreements being referred to collectively as the "Financing Documents")) necessary or advisable in order to consummate the transactions contemplated under the Financing Documents, the performance of the Company and the LLC

Subsidiaries' obligations and grant of security interest contemplated thereby and the guaranty of the obligations thereunder, with such changes to the Financing Documents or additions thereto as the Authorized Person executing the same shall approve as being necessary or desirable, such approval to be evidenced by such execution and (iii) any and all amendments, supplements and changes to the Financing Documents as any such Authorized Person executing the same may consider necessary, proper or desirable, such determination to be evidenced by such execution; and it is further

RESOLVED, that in connection with the Chapter 11 Case, (a) the Board authorizes and approves (i) the execution, delivery and performance of a Plan Support Agreement (the "Plan Support Agreement"), substantially on the terms of the draft Plan Support Agreement which have been described to the Board and with such changes thereto as the Authorized Person executing the same shall approve, and (ii) any transactions effected or to be effected pursuant to the terms and provisions of the Plan Support Agreement; and (b) any Authorized Person be, and hereby is, authorized and empowered, in the name and on behalf of the Company, to negotiate, execute, deliver, and perform or cause the performance of the Plan Support Agreement, as such Authorized Person executing the same considers necessary, appropriate, proper, or desirable to effectuate the transactions contemplated by the Plan Support Agreement and other arrangements necessary, appropriate, proper, or desirable in the interests of the Company and the LLC Subsidiaries in connection with the Chapter 11 Case, such determination to be conclusively evidenced by such execution or taking of such action; and it is further

RESOLVED, that any Authorized Person be, and hereby is, authorized, empowered, and directed in the name and on behalf of the Company, to execute such consents of the Company and the LLC Subsidiaries as such Authorized Person considers necessary, appropriate, proper, or desirable to effectuate these resolutions, such determination to be conclusively evidenced by such execution or taking of such action; and it is further

RESOLVED, that any and all past actions heretofore taken or caused to be taken by any Authorized Person or member of the Board in the name and on behalf of the Company that would be permitted to be taken by the preceding resolutions if such resolutions had been adopted before the time such actions were taken or caused to be taken, and the same are hereby ratified, approved, confirmed, and adopted in all respects.

| SOUTHERN DISTRICT OF NEW Y | ORK    |                                  |
|----------------------------|--------|----------------------------------|
|                            | X      |                                  |
| In re                      | :      | Chapter 11                       |
| BLOCKBUSTER INC.,          | :<br>: | Case No. 10()                    |
| Debtor.                    | :<br>: | (Joint Administration Requested) |
| Debtor.                    | X      |                                  |

UNITED STATES BANKRUPTCY COURT

### CONSOLIDATED LIST OF 50 LARGEST UNSECURED CLAIMS

The following is a list of creditors holding the fifty (50) largest unsecured claims against the above-captioned debtor and its debtor affiliates (collectively, the "*Debtors*")<sup>1</sup>, all of which simultaneously have commenced chapter 11 cases in this Court. The list has been prepared on a consolidated basis from the unaudited books and records of the Debtors. The list has been prepared in accordance with Fed. R. Bankr. P. 1007(d) for filing in the Debtors' chapter 11 cases. The list does not include (i) persons who fall within the definition of "insider" set forth in 11 U.S.C. § 101(31) or (ii) secured creditors unless the value of the collateral is such that the unsecured deficiency places the creditor among the holders of the 50 largest unsecured claims. The information contained herein shall not constitute an admission of liability by, nor is it binding on, the Debtors. Moreover, nothing herein shall affect any Debtor's right to challenge the amount or characterization of any claim at a later date.

The Debtors, together with the last four digits of each Debtor's federal tax identification number, are Blockbuster Inc. (5102); Blockbuster Canada Inc. (1269); Blockbuster Digital Technologies Inc. (9222); Blockbuster Distribution, Inc. (0610); Blockbuster Gift Card, Inc. (1855); Blockbuster Global Services Inc. (3019); Blockbuster International Spain Inc. (7615); Blockbuster Investments LLC (6313); Blockbuster Procurement LP (2546); Blockbuster Video Italy, Inc (5068); Movielink, LLC (5575); Trading Zone Inc. (8588); and B<sup>2</sup> LLC (5219).

| Name of creditor and complete mailing address, including zip code                                    | Name, telephone number, and complete mailing address, including zip code, of employee, agent, or department of creditor familiar with claim who may be contacted | Nature of claim<br>(trade debt, bank<br>loan, government<br>contract, etc.) | Indicate if claim is contingent, unliquidated, disputed, or subject to setoff | Estimated amount<br>of claim<br>(if secured, also<br>state value of<br>security) |
|--|--|---|---|--|
| THE BANK OF NEW YORK MELLON, AS INDENTURE TRUSTEE  600 N. Pearl Street Suite 420 Dallas, TX 75201    | Attn: Patrick T. Giordano,<br>Vice President  Tel: (214) 922-4408  Fax: (214) 922-4455   | Bond Debt   | Unliquidated  | \$315,121,589.67   |
| TWENTIETH CENTURY FOX<br>HOME ENTERTAINMENT  2121 Avenue of the Stars, 11th FL Los Angeles, CA 90067 | Attn: Al Leonard, Sr. VP<br>Credit and Collections<br>Tel: (310) 369-7289<br>Fax: (310) 369-3318   | Trade Payable -<br>Studio   | Unliquidated  | \$21,603,028.71  |
| WARNER HOME VIDEO INC<br>4000 Warner Blvd.,<br>Bldg 168<br>Burbank , CA 91522                        | Attn: Rohit Patel, VP<br>Credit & Collections<br>Tel: (818) 977-6086<br>Fax: (212) 954-7667  | Trade Payable -<br>Studio   | Unliquidated  | \$18,967,976.91  |
| SONY PICTURES HOME ENTERTAINMENT  10202 West Washington Blvd Culver City, CA 90232                   | Attn: Michael Schillo, VP<br>Credit & Customer Finance<br>Tel: (310) 244-8596<br>Fax: (310) 244-0188   | Trade Payable -<br>Studio   | Unliquidated  | \$13,301,107.55  |
| THE WALT DISNEY COMPANY  500 S. Buena Vista St Burbank, CA 91521                                     | Attn: Chuck Moore,<br>Corporate Credit &<br>Collections<br>Tel: (818) 553-7713<br>Fax: (818) 560-1765  | Trade Payable -<br>Studio   | Unliquidated  | \$8,577,973.72   |
| UNIVERSAL STUDIOS<br>HOME ENTERTAINMENT<br>100 Universal City Plaza<br>Universal City, CA 91608      | Attn: Craig Kornblau, President  Tel: (818) 777-1000  Fax: (818) 866-3330  | Trade Payable -<br>Studio   | Unliquidated  | \$8,286,890.21   |

All claims are subject to customary offsets, rebates, discounts, reconciliations, credits, and adjustments, which are not reflected on this Schedule.

| Name of creditor and complete mailing address, including zip code                         | Name, telephone number, and complete mailing address, including zip code, of employee, agent, or department of creditor familiar with claim who may be contacted | Nature of claim<br>(trade debt, bank<br>loan, government<br>contract, etc.) | Indicate if claim is contingent, unliquidated, disputed, or subject to setoff | Estimated amount of claim (if secured, also state value of security) |
|---|--|---|---|--|
| 2700 Colorado Avenue,<br>Suite 200<br>Santa Monica, CA 90404                              | Attn: Wayne Levin,<br>General Counsel<br>Tel: (310) 449-9200<br>Fax: (310) 255-3870  | Trade Payable -<br>Studio   | Unliquidated  | \$7,908,719.95   |
| COGNIZANT TECHNOLOGY SOLUTIONS  500 Frank W. Burr Blvd. Teaneck, NJ 07666                 | Attn: Francisco D'Souza, President & CEO  Tel: (201) 801-0233 Fax: (201) 801 0243  | Trade Payable   |   | \$3,071,262.00   |
| SUMMIT ENTERTAINMENT  1601 Cloverfield Blvd. Suite 200 South Tower Santa Monica, CA 90404 | Attn: Stephen Nickerson, President  Tel: (310) 255-3070 Fax: (310) 255-3005  | Trade Payable -<br>Studio   | Unliquidated  | \$3,003,223.35   |
| STARZ MEDIA ANCHOR BAY ENTERTAINMENT  2950 N. Hollywood Way 3rd Floor Burbank, CA 91505   | Attn: Robert B. Clasen,<br>CEO & President  Tel: (818) 748-4000 Fax: (818) 748-4601  | Trade Payable -<br>Studio   | Unliquidated  | \$2,794,868.16   |
| AT&T  208 S. Akard St.  Dallas, TX 75202  | Attn: James W. Callaway,<br>SEVP Executive Operations<br>Tel: (800) 288-7455<br>Fax: (314) 331-9896  | Trade Payable   |   | \$2,732,933.13   |
| INTEGRATED PROCESS TECHNOLOGIES  10 Columbus Blvd. 4th Floor Hartford, CT 06106           | Attn: Jim Reavey, CEO  Tel: (860) 466-7400  Fax: (860) 466-7401  | Trade Payable   |   | \$1,987,339.22   |
| E1 ENTERTAINMENT US LP  22 Harbor Park Drive  Port Washington, NY  11050                  | Attn: Michael Koch, CEO  Tel: (516) 484-1000  Fax: (516) 484-4746  | Trade Payable -<br>Studio   | Unliquidated  | \$1,849,466.34   |

| Name of creditor and complete mailing address, including zip code                        | Name, telephone number, and complete mailing address, including zip code, of employee, agent, or department of creditor familiar with claim who may be contacted | Nature of claim<br>(trade debt, bank<br>loan, government<br>contract, etc.) | Indicate if claim is contingent, unliquidated, disputed, or subject to setoff | Estimated amount of claim (if secured, also state value of security) |
|--|--|---|---|--|
| DEVELOPERS DIVERSIFIED REALTY CORP  3300 Enterprise Parkway Beachwood, OH 44122          | Attn: Daniel B. Hurwitz, President & CEO  Tel: ( 216) 755-5500  Fax: ( 216) 755-1500   | Trade Payable -<br>Rent; Lease<br>Termination<br>Agreement                  | Unliquidated  | \$1,245,523.67   |
| COMPUCOM SYSTEMS INC 7171 Forest Ln.   | Attn: James W. Dixon, President and CEO  Tel: (972) 856-3600   | Trade Payable   |   | \$1,180,613.27   |
| Dallas, TX 75230-2306 HUGHES ELECTRONICS CORP  11717 Exploration Lane                    | Fax: (972) 265-5395 Attn: Pradman P. Kaul, President & CEO  Tel: (301) 428-5500  | Trade Payable   |   | \$1,049,332.20   |
| Germantown, MD 20876  MAGNOLIA PICTURES LLC  2222 S Barrington Ave Los Angeles, CA 90064 | Fax: (301) 428-1868 Attn: William S. Banowsky Jr., CEO  Tel: (386) 760-8224 Fax: (212) 924-6742  | Trade Payable -<br>Studio   | Unliquidated  | \$832,413.50   |
| SITEL OPERATING CORP  3102 West End Ave. Ste 1000 Nashville, TN 37203                    | Attn: David E Garner, President, CEO and Director  Tel: (615) 301-7100  Fax: (615) 301-7150  | Trade Payable   |   | \$768,190.67   |
| COCA-COLA ENTERPRISES  2500 Windy Ridge Parkway Atlanta, GA 30339                        | Attn: John F. Brock, CEO  Tel: (770) 989-3000  Fax: (770) 989-3790   | Trade Payable   | Unliquidated  | \$703,412.31   |
| PHASE 4 FILM (USA), LLC  1867 Yonge Street Suite 650 Toronto, ON M4S 1Y5 Canada          | Attn: Berry Meyerowitz , President  Tel: (416) 783-8383  Fax: (416) 783-8384   | Trade Payable -<br>Studio   | Unliquidated  | \$698,483.41   |

| Name of creditor and complete mailing address, including zip code                     | Name, telephone number, and complete mailing address, including zip code, of employee, agent, or department of creditor familiar with claim who may be contacted | Nature of claim<br>(trade debt, bank<br>loan, government<br>contract, etc.) | Indicate if claim is contingent, unliquidated, disputed, or subject to setoff | Estimated amount<br>of claim<br>(if secured, also<br>state value of<br>security) |
|---|--|---|---|--|
| C/O Douglas Elliman Property Management 655 Third Ave. New York, NY 10017             | Attn: Erin Hussein,<br>Property Manager<br>Tel: (212) 692-8337<br>Fax: (212) 692-8449  | Lease<br>Termination<br>Agreement   | Unliquidated  | \$518,148.00   |
| IFC (RAINBOW MEDIA<br>ENTERPRISES)<br>11 Penn Plaza, 18th Floor<br>New York, NY 10001 | Attn: Thomas C. Dolan, CEO  Tel: (646) 273-7190  Fax: (646) 273-7250   | Trade Payable -<br>Studio   | Unliquidated  | \$464,509.85   |
| TECHNIMARK INC  180 Commerce Place Asheboro, NC 27203                                 | Attn: Donald Wellington, President  Tel: (336) 498-4171  Fax: (336) 498-7752   | Trade Payable   | Unliquidated  | \$453,404.88   |
| IBM CORPORATION  New Orchard Rd   | Attn: Samuel J Palmisano,<br>Chairman, President and<br>CEO<br>Tel: (507) 253-1198   | Trade Payable   |   | \$434,021.32   |
| Armonk , NY 10504  VIACOM  1515 Broadway New York, NY 10036                           | Fax: (914) 765-7382  Attn: Michael D. Fricklas, General Counsel  Tel: (212) 258-6000  Fax: (212) 258-6464  | Contract Claim  | Unliquidated<br>Contingent  | \$405,543.00   |
| REDPRAIRIE CORP  20700 Swenson Drive Waukesha, WI 53186                               | Attn: Michael Mayoras, CEO  Tel: (877) 733-7724  Fax: (262) 317-2001   | Trade Payable   |   | \$394,770.15   |
| BELL, MARY  8626 Inwood Road Dallas, TX 75209   | Attn: Bell, Mary  Tel: (601) 237-4715  | Severance   |   | \$363,456.00   |

| Name of creditor and complete mailing address, including zip code                           | Name, telephone number, and complete mailing address, including zip code, of employee, agent, or department of creditor familiar with claim who may be contacted | Nature of claim<br>(trade debt, bank<br>loan, government<br>contract, etc.) | Indicate if claim is contingent, unliquidated, disputed, or subject to setoff | Estimated amount of claim (if secured, also state value of security) |
|---|--|---|---|--|
| REGENCY CENTERS LP  1 Independent Drive # 114 Jacksonville, FL 32202- 5005                  | Attn: Bruce M. Johnson,<br>Executive Vice President &<br>CFO<br>Tel: (904) 598-7000<br>Fax: (904) 634-3428   | Trade Payable -<br>Rent   | Unliquidated  | \$345,396.75   |
| ACXIOM CORPORATION  601 E. 3rd St Little Rock, AR 72201                                     | Attn: John A. Meyer, President, CEO, and Director Tel: (501) 342-1000 Fax: (501) 342-3913  | Trade Payable   |   | \$326,016.98   |
| MERKLE INC  7001 Columbia Gateway Dr. Columbia, MD 21046                                    | Attn: David Williams, CEO  Tel: (443) 542-4000  Fax: (301) 459-8431  | Trade Payable   | Unliquidated  | \$318,154.75   |
| 4140 Dublin Blvd, Ste 400   | Attn: Michael Gregoire, President & CEO  Tel: (925) 452-3000   | Trade Payable   |   | \$312,631.28   |
| Dublin, CA 94568  PARTNERSHIP  MARKETING, INC.  14360 Sommerville CT.  Midlothian, VA 23113 | Fax: (925) 452-3001 Attn: Michael Waters, President  Tel: (804) 379-2109 Fax: (804) 897-8935   | Trade Payable   |   | \$302,139.86   |
| VIVA PICTURES LLC  1539 Westwood Blvd. Los Angeles, CA 90024                                | Attn: Victor Elizalde, President  Tel: (310) 709-1175  | Trade Payable -<br>Studio   |   | \$300,087.20   |
| BIC MANAGEMENT CORP.  C/O Breder Management Corporation 9861 SW 184 Street Miami, FL 33157  | Attn: John Breder,<br>Principal Manager  Tel: (305) 251-1520 Fax: (305) 251-3809   | Lease<br>Termination<br>Agreement   | Unliquidated  | \$300,000.00   |

| Name of creditor and complete mailing address, including zip code | Name, telephone number, and complete mailing address, including zip code, of employee, agent, or department of creditor familiar with claim who may be contacted | Nature of claim<br>(trade debt, bank<br>loan, government<br>contract, etc.) | Indicate if claim is contingent, unliquidated, disputed, or subject to setoff | Estimated amount of claim (if secured, also state value of security) |
|---|--|---|---|--|
| CIRCLE.COM  | Attn: Clive Maclean, CEO   |   |   |  |
| 4490 Cox Road<br>Glen Allen, VA 23060                             | Tel: (804) 968-7400  | Trade Payable   |   | \$300,000.00   |
| FIRST LOOK (MILLENNIUM  | Attn: Bill Lee, CEO  |   |   |  |
| MEDIA SERVICES)  2000 Avenue of the Stars, Suite 410              | Tel: (424) 202-5000  | Trade Payable -<br>Studio   | Unliquidated  | \$297,940.08   |
| Los Angeles, CA 90067   | Fax: (424) 202-5001  |   |   |  |
| IMAGE ENTERTAINMENT   | Attn: Michael Bayer, General Counsel   |   |   |  |
| INC   | General Counsel  | Trade Payable -<br>Studio   | Unliquidated  | \$264,193.34   |
| 20525 Nordhoff Street,<br>Suite 200                               | Tel: (818) 407-9100  |   | -   |  |
| Chatsworth, CA 91311  | Fax: (818) 407-9331  |   |   |  |
| FRITO-LAY INC   | Attn: Marc Kesselman ,   |   |   |  |
|   | VP & General Counsel   |   |   |  |
|   |  | Trade Payable   | Unliquidated  | \$263,797.80   |
| 7701 Legacy Drive<br>Plano, TX 75024-4002                         | Tel: (972) 334-7000<br>Fax: (972) 334-2019   |   |   |  |
| BROADRIDGE INVESTOR   | Attn: Richard J. Daly, CEO   |   |   |  |
| COMMUNICATION SOLUTIONS INC                                       |  |   |   |  |
| SOLUTIONS INC   |  | Trade Payable   |   | \$254,450.59   |
| 1981 Marcus Avenue  | Tel: (516) 472-5400  |   |   |  |
| Lake Success, NY 11042  | Fax: (201) 714-3506  |   |   |  |
| MOELIS & COMPANY LLC  | Attn: Kenneth D. Moelis, CEO   |   |   |  |
|   | CLU  | Trade Payable   |   | \$254,050.02   |
| 399 Park Avenue Floor 5<br>New York, NY 10022-4416                | Tel: (212) 880-7300<br>Fax: (212) 880-4260   |   |   | <b>\$25</b> 1,050.02   |
| NCR CORPORATION   | Attn: Bill Nuti, CEO   |   |   |  |
| 3097 Satellite Boulevard  | Tel: (937) 445-1936  | Trade Payable   | Unliquidated  | \$216,793.50   |
| Duluth, GA 30096-5810   | Fax: (937) 445-5541  |   |   |  |

| Name of creditor and complete mailing address, including zip code          | Name, telephone number, and complete mailing address, including zip code, of employee, agent, or department of creditor familiar with claim who may be contacted | Nature of claim<br>(trade debt, bank<br>loan, government<br>contract, etc.) | Indicate if claim is contingent, unliquidated, disputed, or subject to setoff | Estimated amount<br>of claim<br>(if secured, also<br>state value of<br>security) |
|--|--|---|---|--|
| KRUMHOLZ, STEPHEN  5951 County Road, # 3803                                | Attn: Stephen Krumholz   | Severance   |   | \$199,765.12   |
| Murchison, TX 75778  | Tel: (903) 469-3148  |   |   |  |
| LEE, BILL  | Attn: Bill Lee   |   |   |  |
| 4529 N. Versailles Avenue<br>Dallas, TX 75205                              | Tel: (214) 520-0686  | Severance   |   | \$190,388.00   |
| AUTRONIC PLASTICS INC  29 New York Avenue                                  | Attn: Michael Lax, President and CEO Tel: (516) 333-7577   | Trade Payable   |   | \$178,106.00   |
| Westbury, NY 11590   | Fax: (516) 333-7695  |   |   |  |
| GENCORP TECHNOLOGIES INC   | Attn: Rob Borrego, President & CEO   |   |   |  |
|  |  | Trade Payable   |   | \$176,040.00   |
| 12770 Merit Drive # 100<br>Dallas, TX 75251-1267                           | Tel: (972) 692-0010<br>Fax: (972) 692-0019   |   |   |  |
| AKAMAI TECHNOLOGIES INC  | Attn: Paul L. Sagan, President & CEO   |   |   |  |
|  |  | Trade Payable   |   | \$171,955.14   |
| 8 Cambridge Center<br>Cambridge, MA 02142                                  | Tel: (617) 444-3000<br>Fax: (617) 444-3001   |   |   |  |
| STARRETT CITY ASSOCIATES   | Attn: Patricia Ferretti, Director of Commercial Leasing  | Trade Payable -   |   |  |
| C/O Grenadier Reality Corp<br>1230 Pennsylvania Ave.<br>Brooklyn, NY 11239 | Tel: (718) 240-4175  | Rent  | Unliquidated  | \$170,554.33   |
| •  | Fax: (718) 942-2631  |   |   |  |
| FRANK N MAGID<br>ASSOCIATES INC  | Attn: Frank Magid, Owner   |   |   |  |
| 1775 Broadway Ste 1401   |  | Trade Payable   |   | \$166,539.97   |
| New York, NY<br>10019-1903   | Phone: (212) 262-4210<br>Fax: (212) 262-4210   |   |   |  |

| Name of creditor and complete mailing address, including zip code | Name, telephone number, and complete mailing address, including zip code, of employee, agent, or department of creditor familiar with claim who may be contacted | Nature of claim<br>(trade debt, bank<br>loan, government<br>contract, etc.) | Indicate if claim is contingent, unliquidated, disputed, or subject to setoff | Estimated amount of claim (if secured, also state value of security) |
|---|--|---|---|--|
| MAYA ENTERTAINMENT  | Attn: Jeffrey Gonzalez, COO  |   |   |  |
| GROUP INC   | & CFO  | Tuesda Decemble   |   |  |
| 1201 W 5th Street # T210  |  | Trade Payable -<br>Studio   | Unliquidated  | \$164,578.43   |
| Los Angeles, CA 90017-  |  | Studio  |   |  |
| 2081  | Tel: (213) 542-4420  |   |   |  |
| GENIUS PRODUCTS   | Attn: Matthew Smith, Senior  |   |   |  |
|   | Vice President   |   |   |  |
|   |  | Trade Payable -   |   | 4452 202 05  |
| 3301 Exposition Blvd.,  |  | Studio  | Unliquidated  | \$162,203.85   |
| Suite 100   | Tel: (310) 401-2200  |   |   |  |
| Santa Monica, CA 90404  | Fax: (310) 401-2201  |   |   |  |

# DECLARATION CONCERNING CONSOLIDATED LIST OF CREDITORS HOLDING 50 LARGEST UNSECURED CLAIMS

I, the undersigned authorized officer of the debtor in this case, declare under penalty of perjury that I have reviewed the foregoing Consolidated List of Creditors Holding 50 Largest Unsecured Claims and that the list is true and correct to the best of my information and belief.

Dated: September 23, 2010

By. Roderick J. McDonald

Title: Vice President, General Counsel, and Secretary of Blockbuster Inc.

DECLARATION CONCERNING TOP 50 CREDITORS OF BLOCKBUSTER INC.

| SOUTHERN DISTRICT OF NEW Y |   |                                  |
|----------------------------|---|----------------------------------|
|                            |   |                                  |
| In re                      | : | Chapter 11                       |
| BLOCKBUSTER INC.,          | : | Case No. 10()                    |
| Debtor.                    | : | (Joint Administration Requested) |
|                            | X |                                  |

UNITED STATES BANKRUPTCY COURT

## LIST OF CREDITORS

Contemporaneously herewith, the above-captioned debtor and its affiliated debtors and debtors in possession (collectively, the "*Debtors*")<sup>2</sup> have filed a motion requesting a waiver of the requirement for filing a list of creditors pursuant to sections 105(a), 342(a), and 521(a)(1) of title 11 of the United States Code, Rules 1007(a)(1) and 2002(a), (f), and (l) of the Federal Rules of Bankruptcy Procedure, Rule 1007-1 of the Local Bankruptcy Rules for the Southern District of New York, and General Orders 1-133, M-137, M-138, and M-192 of the United States Bankruptcy Court for the Southern District of New York. The Debtors propose to furnish their lists of creditors to the proposed noticing and claims agent. The Debtors have consulted with and received the approval of the Clerk of this Court to implement the foregoing procedures.

The list of creditors will contain only those creditors whose names and addresses were maintained in the Debtors' consolidated database or were otherwise ascertainable by the Debtors prior to the commencement of these cases. The schedules of liabilities to be filed subsequently should be consulted for a list of the Debtors' creditors that is comprehensive and current as of the date of the commencement of these cases.

The information contained herein shall not constitute an admission of liability by, nor is it binding on, the Debtors.

The Debtors, together with the last four digits of each Debtor's federal tax identification number, are Blockbuster Inc. (5102); Blockbuster Canada Inc. (1269); Blockbuster Digital Technologies Inc. (9222); Blockbuster Distribution, Inc. (0610); Blockbuster Gift Card, Inc. (1855); Blockbuster Global Services Inc. (3019); Blockbuster International Spain Inc. (7615); Blockbuster Investments LLC (6313); Blockbuster Procurement LP (2546); Blockbuster Video Italy, Inc (5068); Movielink, LLC (5575); Trading Zone Inc. (8588); and B<sup>2</sup> LLC (5219).

| SOUTHERN DISTRICT OF NEW YOR | K |                                  |
|------------------------------|---|----------------------------------|
|                              | X | Cl                               |
| In re                        | : | Chapter 11                       |
| BLOCKBUSTER INC., et al., 1  | • | Case No. 10()                    |
| Debtors.                     | : | (Joint Administration Requested) |
|                              | X |                                  |

### **CORPORATE OWNERSHIP STATEMENT**

Pursuant to Rules 1007(a) and 7007.1 of the Federal Rules of Bankruptcy

Procedure and Rule 1007-3 of the Local Bankruptcy Rules for the Southern District of New

York and to enable the Judges to evaluate possible disqualifications or recusals, on behalf of

Blockbuster Digital Technologies Inc., its parent Blockbuster Inc. and their debtor affiliates, as

debtors and debtors in possession (collectively, the "*Debtors*"), the undersigned authorized

officer certifies the following:

### A. Ownership of the Debtors' Equity Interests

INTERNATED DANIZDIEDECV COUDT

- I. Blockbuster Inc. owns 100% of the equity interests in the following Debtor affiliates:
  - 1. Blockbuster Video Italy, Inc.
  - 2. Blockbuster Canada Inc.
  - 3. Blockbuster International Spain Inc.
  - 4. Blockbuster Investments LLC

The Debtors, together with the last four digits of each Debtor's federal tax identification number, are: Blockbuster Inc. (5102); Blockbuster Canada Inc. (1269); Blockbuster Digital Technologies Inc. (9222); Blockbuster Distribution, Inc. (0610); Blockbuster Gift Card, Inc. (1855); Blockbuster Global Services Inc. (3019); Blockbuster International Spain Inc. (7615); Blockbuster Investments LLC (6313); Blockbuster Procurement LP (2546); Blockbuster Video Italy, Inc (5068); Movielink, LLC (5575); Trading Zone Inc. (8588); and B<sup>2</sup> LLC (5219).

- 5. Blockbuster Global Services Inc.
- 6. Blockbuster Gift Card, Inc.
- 7. Trading Zone Inc
- 8. Blockbuster Distribution, Inc.
- 9. Blockbuster Digital Technologies Inc.
- 10.  $B^2$  LLC
- 11. Movielink, LLC

## II. Blockbuster Inc. owns 1% of the equity interests in the following Debtor affiliates:

- 1. Blockbuster Procurement LP. Remainder held by Blockbuster Distribution Inc.
- B. The Debtors' Ownership of Equity Securities, Partnership Interests, and Joint Venture Interest.
  - 1. No Debtor directly or indirectly owns 10% or more of any class of equity interests in any corporation whose securities are publicly traded.

Dated: Statember 23, 2010

y: Roderick J. McDonald

Title: Vice President, General Counsel, and Secretary of Blockbuster Inc.